

PATENT APPLICATION
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Docket No: Q79582

Kouhei NADEHARA

Appln. No.: 10/764,504

Group Art Unit: 2435

Confirmation No.: 9262

Examiner: Randal D. Moran

Filed: January 27, 2004

For: IMPLEMENTATIONS OF AES ALGORITHM FOR REDUCING HARDWARE WITH
IMPROVED EFFICIENCY

STATEMENT OF SUBSTANCE OF INTERVIEW

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

Please review and enter the following remarks summarizing the interview conducted on

June 2, 2010:

REMARKS

An Examiner's Interview Summary Record (PTO-413) was attached with the Notice of
Allowance dated June 10, 2010.

During the interview, the following was discussed: The rejection of claims 1-20 under 35
U.S.C. § 103(a).

1. Brief description of exhibits or demonstration: Applicant described the features
of claim 1 using Fig. 7 of the instant application.

2. Identification of claims discussed: 1

3. Identification of art discussed: Van Buer (US 2003/0198345) and Takagi (US 6,259,790).

4. Identification of principal proposed amendments: N/A

5. Brief Identification of principal arguments: Van Buer and Takagi, alone or in combination, fail to disclose or suggest at least “first to fourth multipliers respectively computing first to fourth products, which are obtained by multiplication of said substitution value with the first to fourth coefficients, respectively”.

6. Indication of other pertinent matters discussed: The dependency of claim 5.

7. Results of Interview: The Examiner agreed that Van Buer and Takagi, alone or in combination, fail to disclose or suggest at least “first to fourth multipliers respectively computing first to fourth products, which are obtained by multiplication of said substitution value with the first to fourth coefficients, respectively” and indicated that the current application is likely to be in condition for allowance pending further search.

It is respectfully submitted that the instant STATEMENT OF SUBSTANCE OF INTERVIEW complies with the requirements of 37 C.F.R. §§1.2 and 1.133 and MPEP §713.04.

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It is believed that no petition or fee is required. However, if the USPTO deems otherwise, Applicant hereby petitions for any extension of time which may be required to maintain the pendency of this case, and any required fee, except for the Issue Fee, for such extension is to be charged to Deposit Account No. 19-4880.

Respectfully submitted,

/Ebenesar D. Thomas/

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Date: July 12, 2010